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Dated: July 3, 2007

Pursuant to Local Rule 6-1(a), and communications between the undersigned counsel for
Plaintiff and Counter-defendant MICROMESH TECHNOLOGY CORPORATION (Micromesh") and
Defendant and Counterclaimant COLUMBIA SPORTSWEAR ("Columbia"), counsel for Micromesh
and Columbia hereby stipulate to continue the hearing on Columbia's Motion for Attorneys' Fees,
currently set for Friday, July 6, 2007 at 10:00 a.m., to Friday, July 27, 2007 at 10:00 a.m. This is the
first request for a continuation of the hearing date. This stipulated extension is requested in good faith
and is necessary because counsel for Micromesh is not available and is out of the continental United
States at the present time and at the time currently set for the hearing. The briefing on Columbia's
motion is complete, so only the hearing date need be changed.
By her signature below, counsel for Plaintiff/Counter-defendant swears under penalty of
perjury that, pursuant to General Order 45.X.B, counsel for Defendant/Counterclaimant concurred in
the filing of this document

By: /s/Jenna F. Leavitt (SBN: 213574) VENABLE, LLP 2049 Century Park East, Suite 2100 Los Angeles, CA 90067 (310) 229-9900

> (310) 229-9901 Facsimile JLeavitt@venable.com

Attorneys for Plaintiff and Counterdefendant MICROMESH TECHNOLOGY CORPORATION

/s/By: Michael J. Bettinger (SBN: 122196) K&L GATES 55 2nd Street, Suite 1700 San Francisco, CA 94105 (415) 882-8800 (415) 882-8220 Facsimile Mike.Bettinger@klgates.com

Attorneys for Defendant and Counterclaimant COLUMBIA SPORTSWEAR COMPANY

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED:

July 3, 2007 Dated:

Honorable Charles R. Breyer United States District Court Judge

2049 CENTURY PARK EAST, SUITE 2100 LOS ANGELES, CALIFORNIA 90067 VENABLE LLP

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